## FORM 4

## **UNITED STATES SECURITIES AND EXCHANGE COMMISSION**

Washington, D.C. 20549

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

OMB APPRO	OVAL
OMB Number:	3235-0287
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Check this box if no longer subject to

Section		Form 5 obligations struction 1(b).			Fil	ed pu	ırsuar or Sed	nt to Sec ction 30	ction 16(a) (h) of the Ir	of the	Securit	es Excha	ange Act ct of 194	of 1934 0		ll.	hours per	response:	0.5
BERKS	SHIRE H	Reporting Person*  ATHAWAY I					CII		nd Ticker α ΓΑL PE				ORP /I			olicable) ctor cer (give ti		X 10 <sup>o</sup>	% Owner ner (specify
(Last) 3555 FA	RNAM STI	(First) REET	(Middle	)			ate of 09/20		t Transacti	on (M	onth/Da	y/Year)			belo	iw)		bei	ow)
(Street)	<u>.</u>	NE	68131			4. If	Amer	ndment,	Date of Or	iginal	Filed (M	Ionth/Da	y/Year)		Fori	m filed by	One Rep	orting Pers	pplicable Line) son porting Person
(City)		(State)	(Zip)																
			Table	1		_				uire	_			Beneficial	-				
1. Title of	Security (Ins	tr. 3)		Date	saction n/Day/Year	Ex ) if a	any	med on Date, Day/Yea	Code (I	ction nstr.		urities Ac (Instr. 3,		A) or Disposed	5. Amount Securities Beneficiall Following Transactio	ly Owned Reported	6. Owner Form: D (D) or Ir (I) (Insti	Direct I	7. Nature of ndirect Beneficial Ownership (Instr. I)
									Code	v	Amou	nt	(A) or (D)	Price	(Instr. 3 an	on(s) ad 4)			
Common	Stock			03/0	9/2022				P		336	,175	A	\$51.4374 <sup>(1</sup>	91,499	9,170			See footnotes <sup>(2)</sup> <sub>3)(4)</sub>
Common	Stock			03/0	09/2022				P		991	,165	A	\$52.8325 <sup>(§</sup>	92,490	0,335			See footnotes <sup>(2)</sup> <sub>3)(4)</sub>
Common	Stock			03/0	09/2022				P		436	,419	A	\$54.783 <sup>(6)</sup>	92,920	6,754		(	See footnotes <sup>(2)</sup> <sup>3)(4)</sup>
Common	Stock			03/0	09/2022				P		4,96	8,927	A	\$55.7463 <sup>(7</sup>	97,89	5,681	:	(	See footnotes <sup>(2)</sup> <sup>3)(4)</sup>
Common	Stock			03/0	09/2022	_			P		7,30	4,139	A	\$56.4579(8	3) 105,19	9,820		(	See footnotes <sup>(2)</sup> <sup>3)(4)</sup>
Common	Stock			03/0	09/2022	_			P		9,75	3,917	A	\$57.3758 <sup>(§</sup>	+ '	3,737	:	(	See footnotes <sup>(2)</sup> 3)(4)
Common					09/2022	-			P			,332	A	\$58.2713(1	-				See footnotes <sup>(2)</sup> 3)(4)
Common					.0/2022	-			P			,256	A	\$57.5353(1	-			• (	See footnotes <sup>(2)</sup> See footnotes <sup>(2)</sup>
Common					.0/2022	+			P			,042	A .	\$58.4456(1	+				See footnotes <sup>(2)</sup>
Common					1/2022	+			P			6,783	A	\$57.5122(1	+ -				3)(4) See footnotes <sup>(2)</sup>
Common		to als		03/1	1/2022	+			P		1,1/	9,234	A	\$57.8943(1	1 7				See footnotes <sup>(3)</sup>
Series A	Preferred St	TOCK	Ta	ble II -	- Deriva	ative	e Se	curitie	es Acau	ired.	. Disp	osed o	of. or B	    Beneficially	Owned	000			4)(15)
					(e.g.,		, ca	lls, wa	arrants,	opti	ons, c	onver	tible s	ecurities)					
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deeme Execution if any (Month/Da	Date,	4. Transacti Code (Ins 8)		of	ative rities ired r osed	6. Date Exe Expiration I (Month/Day	Date	ie and	Securiti	and Amo ies Under ive Secur		8. Price of Derivative Security (Instr. 5)	9. Number derivative Securities Beneficial Owned Followin Reported Transact (Instr. 4)	re es ally g d ion(s)	10. Ownershi Form: Direct (D) or Indirec (I) (Instr. 4	Beneficial Ownership t (Instr. 4)
ı					Code V		(A)		Date Exercisable		oiration e	Title	Amor of Sh	unt or Number ares					
Warrants to										<u> </u>		Commercial							
Purchase Shares of Common Stock	\$59.624 <sup>(16)</sup>								(17)		(17)	Commo Stock		358,848.81 <sup>(16</sup>	)	83,858,8	48.81 <sup>(16)</sup>	I	See footnotes <sup>(3)</sup> (4)(18)

1. Name and Address of Reporting Person\*

BERKSHIRE HATHAWAY INC

(Last) (First) (Middle)

3555 FARNAM	STREET		
(Street)			
OMAHA	NE	68131	
(City)	(State)	(Zip)	
1. Name and Addre	ss of Reporting Person* VARREN E		
(Last)	(First)	(Middle)	
(Last) 3555 FARNAM	` '	(Middle)	
	` '	(Middle)	
3555 FARNAM	` '	(Middle)	

## Explanation of Responses:

- 1. The price reported in Column 4 is a weighted average price. These shares were purchased in multiple transactions at prices ranging from \$51.0300 to \$52.0000. The Reporting Persons undertake to provide Occidental Petroleum Corporation ("Occidental"), any security holder of Occidental, or the staff of the Securities and Exchange Commission, upon request, full information regarding the number of shares purchased at each separate price within the range set forth in fontnet 1 to this Form 4.
- 2. The shares of the issuer's common stock reported on this form are held by Berkshire Hathaway Inc. ("Berkshire") indirectly through the following Berkshire subsidiaries: Berkshire Hathaway Life Insurance Company of Nebraska (10,363,000), Berkshire Hathaway Specialty Insurance Company (4,729,000), Columbia Insurance Company (13,099,700), Mount Vernon Fire Insurance Company (2,364,500), National Fire & Marine Insurance Company (6,441,650), United States Liability Insurance Company (2,364,500), GEICO Advantage Insurance Company (4,070,000), GEICO Choice Insurance Company (1,829,000), GEICO Marine Insurance Company (245,000), GEICO Secure Insurance Company (2,000,000), National Indemnity Company (54,758,234), Medical Protective Company (6,945,000), Berkshire Hathaway Homestate Insurance Company (4,402,000), Redwood Fire & Casualty Insurance Company (2,918,000), MLMIC Insurance Company (1,328,000), Old United Casualty Company (342,000), and U.S. Underwriters Insurance Company (7,0800).
- 3. As Berkshire is in the chain of ownership of each subsidiary listed, it may be deemed presently to both beneficially own and have a pecuniary interest in all shares and derivative securities, as applicable, presently directly owned by such subsidiaries. Warren E. Buffett, as the controlling stockholder of Berkshire, may be deemed presently to beneficially own, but only to the extent he has a pecuniary interest in, the shares and derivative securities, as applicable, presently owned by each of these subsidiaries. Mr. Buffett disclaims beneficial extensions beneficially own, but only to the extent he has a pecuniary interest therein. In addition, in order to avoid double counting, all shares and derivative securities, as applicable, reported as being owned by each subsidiary listed only reflect shares or derivative securities, as applicable, that are owned directly by such subsidiary, (Continued on footnote 4)
- 4. and do not reflect any shares that such subsidiary may be deemed to beneficially own by virtue of ownership or control of any other subsidiary otherwise reported on this form.
- 5. The price reported in Column 4 is a weighted average price. These shares were purchased in multiple transactions at prices ranging from \$52.0400 to \$53.0000. The Reporting Persons undertake to provide Occidental, any security holder of Occidental, or the staff of the Securities and Exchange Commission, upon request, full information regarding the number of shares purchased at each separate price within the range set forth in footnote 4 to this Form 4.
- 6. The price reported in Column 4 is a weighted average price. These shares were purchased in multiple transactions at prices ranging from \$54.1250 to \$55.0250. The Reporting Persons undertake to provide Occidental, any security holder of Occidental, or the staff of the Securities and Exchange Commission, upon request, full information regarding the number of shares purchased at each separate price within the range set forth in footnote 5 to this Form 4.
- 7. The price reported in Column 4 is a weighted average price. These shares were purchased in multiple transactions at prices ranging from \$55.0300 to \$56.0250. The Reporting Persons undertake to provide Occidental, any security holder of Occidental, or the staff of the Securities and Exchange Commission, upon request, full information regarding the number of shares purchased at each separate price within the range set forth in footnote 6 to this Form 4.
- 8. The price reported in Column 4 is a weighted average price. These shares were purchased in multiple transactions at prices ranging from \$56,0300 to \$57.0275. The Reporting Persons undertake to provide Occidental, any security holder of Occidental, or the staff of the Securities and Exchange Commission, upon request, full information regarding the number of shares purchased at each separate price within the range set forth in footnote 7 to this Form 4.
- 9. The price reported in Column 4 is a weighted average price. These shares were purchased in multiple transactions at prices ranging from \$57.0300 to \$58.0200. The Reporting Persons undertake to provide Occidental, any security holder of Occidental, or the staff of the Securities and Exchange Commission, upon request, full information regarding the number of shares purchased at each separate price within the range set forth in footnote 8 to this Form 4.
- 10. The price reported in Column 4 is a weighted average price. These shares were purchased in multiple transactions at prices ranging from \$58.0300 to \$58.5800. The Reporting Persons undertake to provide Occidental, any security holder of Occidental, or the staff of the Securities and Exchange Commission, upon request, full information regarding the number of shares purchased at each separate price within the range set forth in footnote 9 to this Form 4
- 11. The price reported in Column 4 is a weighted average price. These shares were purchased in multiple transactions at prices ranging from \$57.3100 to \$58.3000. The Reporting Persons undertake to provide Occidental, any security holder of Occidental, or the staff of the Securities and Exchange Commission, upon request, full information regarding the number of shares purchased at each separate price within the range set forth in footnote 10 to this Form 4.
- 12. The price reported in Column 4 is a weighted average price. These shares were purchased in multiple transactions at prices ranging from \$58.3100 to \$58.5000. The Reporting Persons undertake to provide Occidental, any security holder of Occidental, or the staff of the Securities and Exchange Commission, upon request, full information regarding the number of shares purchased at each separate price within the range set forth in footnote 11 to this Form 4.
- 13. The price reported in Column 4 is a weighted average price. These shares were purchased in multiple transactions at prices ranging from \$56.7400 to \$57.7350. The Reporting Persons undertake to provide Occidental, any security holder of Occidental, or the staff of the Securities and Exchange Commission, upon request, full information regarding the number of shares purchased at each separate price within the range set forth in footnote 11 to this Form 4.
- 14. The price reported in Column 4 is a weighted average price. These shares were purchased in multiple transactions at prices ranging from \$57.7400 to \$57.9950. The Reporting Persons undertake to provide Occidental, any security holder of Occidental, or the staff of the Securities and Exchange Commission, upon request, full information regarding the number of shares purchased at each separate price within the range set forth in footnote 11 to this
- 15. The shares of the issuer's preferred stock reported on this form were issued on August 8, 2019 and are held by Berkshire indirectly through the following Berkshire subsidiaries: Berkshire Hathaway Life Insurance Company of Nebraska (3,600), Berkshire Hathaway Specialty Insurance Company (2,000), Columbia Insurance Company (12,650), Government Employees Insurance Company (3,2500), GEICO Indemnity Company (10,000), GEICO Casualty Company (3,900), BHG Life Insurance Company (7,000), National Indemnity Company (16,700), General Reinsurance Corporation (4,119), Gen Re Life Corporation (2,331), General Star Indemnity Company (300), Medical Protective Company (3,000), Princeton Insurance Company (150), AmGUARD Insurance Company (250), NorGUARD Insurance Company (300), EastGUARD Insurance Company (100), westGUARD Insurance Company (100), and Berkshire Hathaway Assurance Corporation (1,000).
- 16. The warrants contain provisions that adjust the exercise price and the number of shares of the issuer's common stock issuable on exercise upon the occurrence of certain events. As such, the exercise are the number of shares of the issuer's common stock issuable on exercise as reported on this form are subject to change upon the occurrence of future events in accordance with the terms of the warrants. The warrants were initially for 80,000,000 shares with an initial exercise price of \$62.50 per share. On June 26, 2020, the issuer's board of directors declared a distribution to its common shareholders of warrants to purchase additional shares of common stock, which distribution resulted in an anti-dilution adjustment to the warrants, which lowered the exercise price to \$59.624 and increased the number of shares issuable on exercise of the warrants to 83,858,848.81.
- 17. The warrants were issued on August 8, 2019 and are exercisable at the applicable holder's option, in whole or in part, until the first anniversary of the date on which no shares of the issuer's series A preferred stock remain outstanding, at which time the warrants expire.
- 18. The warrants to purchase the issuer's common stock reported on this form are held by Berkshire indirectly through the following Berkshire subsidiaries: Berkshire Hathaway Life Insurance Company of Nebraska (3,018,918.56), Berkshire Hathaway Specialty Insurance Company (1,677,176.98), Columbia Insurance Company (10,608,144.37), Government Employees Insurance Company (27,254,125.86), GEICO Indemnity Company (8,385,884.88), GEICO Casualty Company (3,270,495.10), BHG Life Insurance Company (5,870,119.42), and National Indemnity Company (23,773,983.64).

## Remarks:

/s/ Warren E. Buffett, on behalf of himself and each other reporting person hereunder 03/11/2022

\*\* Signature of Reporting Person

Date

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

- $^{\star}$  If the form is filed by more than one reporting person, see Instruction 4 (b)(v).
- \*\* Intentional misstatements or omissions of facts constitute Federal Criminal Violations See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, see Instruction 6 for procedure.

Persons who respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB Number.